## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

UNITED STATES OF AMERICA					
	Plaintiff,		) 8:07CR283 )		
	vs.		) DETENTION ORDE	R	
SE	ELETTER LIVINGSTON,		<i>)</i> }		
	Defendant.		<i>)</i> )		
A.	Order For Detention  After conducting a detention hearing pursuant to 18 U.S.C. § 3142(f) of the Bail Reform Act on August 29, 2007, the Court orders the above-named defendant detained pursuant to 18 U.S.C. § 3142(e) and (i).				
B.	<ul> <li>Statement Of Reasons For The Detention         The Court orders the defendant's detention because it finds:         By a preponderance of the evidence that no condition or combination of conditions will reasonably assure the appearance of the defendant as required.         X By clear and convincing evidence that no condition or combination of conditions will reasonably assure the safety of any other person or the community.     </li> </ul>				
C.	(Counts I and maximum se statements to (Counts III and a maximum se a maximum se (b) The offense is (c) The offense in	rial Services ances of the ceiving firea II) in violatintence of the ceiving a federal fired IV) in violation entence of the ceiving a crime of a volves a na	s Report, and includes the factories offense charged: arms while under indictment ion of 18 U.S.C. § 922(n) effive years imprisonment; earms dealer in the acquisitition of 18 U.S.C. § 922(a)(6) en years imprisonment. violence.	ollowing: or information each carries a making false on of firearms each carries	
	X       (3) The history and char         (a) General Factor       The orner         may a       The orner         X       The orner         X       The orner         The orner       The orner         X       The orner	acteristics of presentant apaffect wheth defendant had befendant had befendant of the conduct of the fendant had befendant had b	nst the defendant is high. of the defendant including: opears to have a mental conter the defendant will appear as no family ties in the area as no steady employment. as no substantial financial relations and long time resident of does not have any significations a history relating to drug as a history relating to alcoholas a significant prior criminations a prior record of failures.	esources. the community. nt community abuse. nol abuse.	

## **DETENTION ORDER - Page 2**

	(b)	At the time of the current arrest, the defendant was on: Probation
		Parole
		Release pending trial, sentence, appeal or completion of sentence.
	(c)	Other Factors:
		The defendant is an illegal alien and is subject to deportation.
		The defendant is a legal alien and will be subject to deportation if convicted.
		The Bureau of Immigration and Custom Enforcement (BICE) has placed a detainer with the U.S. Marshal.
		Other:
-	releas obtain the fire officer	nature and seriousness of the danger posed by the defendant's e are as follows: evidence was presented that the defendant was ing firearms for others involved in gang-type shootings. She claimed earms were stolen from her apartment when confronted by police s. Her version was unbelievable. The firearms have not been ered. She has a drug abuse problem and has failed to appear in the

## D. Additional Directives

Pursuant to 18 U.S.C. § 3142(i)(2)-(4), the Court directs that:

- The defendant be committed to the custody of the Attorney General for confinement in a corrections facility separate, to the extent practicable from persons awaiting or serving sentences or being held in custody pending appeal; and
- 2. The defendant be afforded reasonable opportunity for private consultation with counsel; and
- 3. That, on order of a court of the United States, or on request of an attorney for the government, the person in charge of the corrections facility in which the defendant is confined deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding.

DATED: August 31, 2007.

BY THE COURT:

s/ Thomas D. Thalken United States Magistrate Judge